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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/526,503	03/04/2005	Akira Suzuki	05273.0096-00000	9248
22852 7590 06/12/2007 FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP			EXAMINER	
			HAIDER, SAIRA BANO	
901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			ART UNIT	PAPER NUMBER
	•		1711	
			MAIL DATE	DELIVERY MODE
			06/12/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/526,503	SUZUKI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Saira Haider	1711				
' The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.4 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	NATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status	•					
1) Responsive to communication(s) filed on 3/5/2	1) Responsive to communication(s) filed on <u>3/5/2007</u> .					
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	·					
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 1-4,6,7,11-16 and 19-22 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-4,6,7,11-16 and 19-22 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate				

Application/Control Number: 10/526,503 Page 2

Art Unit: 1711

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4, 6, 7, 11-16, and 19-22 are rejected under 35 U.S.C. 103(a) as being obvious over Suzuki et al. (WO/01/83594) in view of Lenk et al. (US 5,948,441).
- 3. The citations for the Suzuki reference are derived from the English Language Equivalent: US 2003/0094715 A1.
- 4. Suzuki discloses a method for the preparation of microspheres from an emulsion, comprising the following circulation steps: formation of an emulsion, filling the emulsion in a vessel (microsphere storage tank), filtering the emulsion, evaporating the organic phase, and collecting microspheres [0122-0126; 0153].
- 5. The emulsion has an organic phase containing an organic solvent having a boiling point lower than that of water, a hardly-water-soluble biodegradable polymer, and a medicament, the organic phase is emulsified in an aqueous phase [0039, 0046]. The emulsification takes place in an emulsifying apparatus via a homogenizer [0052, 0159].
- 6. A portion of the aqueous phase of the emulsion is carried out by passing the emulsion though a filter (e.g. a stainless mesh filter, a glass filter, a ceramic filter) [0118]. The filtered emulsion is circulated to a hollow fiber membrane which evaporates the organic solvent [0113-0118].

Art Unit: 1711

- Nuzuki discloses dissolving or dispersing the medicament in a solution of the polymer and the organic solvent [0039-0043]. Suitable organic solvents include halogenated aliphatic hydrocarbon solvents [0044]. In the emulsifying step, the homogenizer operates at a speed of 2,500 rpm and is thus considered high-speed [0159]. It is noted that transfer of the emulsion from the emulsifying apparatus to the vessel is disclosed as being a batch process step [0139], wherein Suzuki exemplifies a vessel which is about 226 times larger than the emulsifying vessel [0159-0161]. The aqueous phase is present in an amount of 1 to 10,000 parts by volume per 1 part by volume of the organic phase [0055]. Suitable polymers include the polyester of a hydroxyfatty acid [0047]. The microspheres are collected via centrifugation [0142]. The microspheres can be dispersed in an excipient and solidified by lyophilization [0148].
- 8. Suzuki fails to disclose the (1) utilization of a cross-flow filter wherein the filtrate is recycled into the emulsifying apparatus, and (2) evaporation of the organic solvent inside the vessel.
- 9. In reference to the first deficiency of Suzuki, attention is directed towards the Lenk et al. reference. Lenk discloses a method for the size separation of particles via tangential flow filtration (or cross flow filtration). Lenk discloses that cross flow filtration is better than traditional filtration process (such as ceramic filtration) because it prevents filter cake build-up in the filter surface, eliminates dead-end extrusion of larger particles, and allows for the maintenance of the flow rate of the liquid as it is passed over the membrane (abstract; col. 1, lines24-46). Lenk discloses that cross flow filtration is useful in the separation and classification of emulsions according to size (col. 7, lines 31-34). Additionally, Lenk recognizes that cross flow filtration can be done aseptically, and that the process can be used to remove unentrapped bioactive agent (col. 7, lines 35-38; col. 8, lines 14-15). It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the cross flow filter of Lenk in place of the ceramic filter in the invention of Suzuki in order

Art Unit: 1711

to size the emulsion (and thus size the resulting microspheres), in order to prevent filter cake build-up, eliminate dead-end extrusion of larger particles, and remove the unentrapped bioactive agent (medicament). Specifically, it is noted that it would have been obvious to recycle the unentrapped bioactive agent and utilize it in the formation of the emulsion. The motivation to recycle the unentrapped bioactive agent in the aqueous phase is to prevent adherence of the medicament to the outside of the formed microspheres. Wherein it is undesirable to have the medicament adhered to the outside of the microspheres as recognized by Suzuki [0144].

- 10. Suzuki in combination with Lenk fail to disclose evaporation of the organic solvent inside the vessel, it is noted that Suzuki discloses this limitation, but it is not in combination with the filtration. However, it would have been obvious to one of ordinary skill in the art at the time of the invention to evaporate the organic solvent inside the vessel in the process taught by the combination of Suzuki and Lenk. The motivation is to minimize the risk of clogging of the hollow fibers due since the emulsion is not passing though the hollow fibers, as in the circulation method, rather the emulsion is contacting the outside of the follow fibers [0014, 0121, 0129].
- 11. In reference to claim 3, Suzuki discloses transfer of the emulsion into the vessel as a batch step, wherein, it has been held that continuous operation is obvious in view of the batch process of the prior art. *In re Dilnot*, 319 F.2d 188, 138 USPQ 248 (CCPA 1963). Thus, it would have been obvious to continuously transfer the emulsion into the vessel in the process taught by the combination of Suzuki and Lenk.
- 12. In reference to claims 11 and 13, the Lenk reference discloses that as the filtrate is collected from the cross flow filter it is desirable to add in a solution at the same rate as which the filtrate is removed in order to maintain the volume. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to maintain a constant volume in the vessel of Suzuki (in the

process taught by the combination of Suzuki and Lenk) via the addition of the emulsion at the same rate the filtrate is removed, wherein optimization of the rates is within the skill of one in the art.

In reference to claims 13 and 14, Lenk discloses that the filter size of the cross flow filter is 13. chosen depending on the size of the particles to be removed (col. 7, lines 29-30), Lenk further shows that the size of the particles filtered depends on the size of the particles input into the filter (col. 8, lines 35-44). Thus the filter size is recognized as a result effective variable. It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a filter with a pore size in the range of 0.01 to 10 µm (in the process taught by the combination of Suzuki and Lenk), since it has been held that discovering an optimum value as a result effective variable involves only routine skill in the art.

14. In reference to claim 21, the combination of Suzuki and Lenk fail to disclose that the medicament is recovered from the aqueous solution after collection of the microcapsules. It would have been obvious to one of ordinary skill in the art at the time of the invention to extract any medicament contained in the aqueous phase (in the process taught by the combination of Suzuki and Lenk) in order to salvage expensive drugs.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Saira Haider whose telephone number is (571) 272-3553. The examiner can normally be reached on Monday-Friday from 9am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Seidleck can be reached on (571) 272-1078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/526,503

Art Unit: 1711

Page 6

Application Information Retrieval (PAIR) system. Status information for published applications

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Saira Haider Examiner

Art Unit 1711

PRIMARY EXAMINER

June

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